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1	[DRAFT]	
2	UNITED STATE	ES DISTRICT COURT
3	NORTHERN DIST	RICT OF CALIFORNIA
4		
5	IN RE KOREAN RAMEN ANTITRUST	Case No.13-CV-04115-WHO-DMR
6	LITIGATION,	
7		
8	THIS DOCUMENT RELATES TO:	
0	All Actions	

# REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE TO OBTAIN TESTIMONY FROM A FORMER OTTOGI CO., LTD. EMPLOYEE PURSUANT TO THE HAGUE CONVENTION OF 18 MARCH 1970 ON THE TAKING OF EVIDENCE ABROAD IN CIVIL AND COMMERCIAL MATTERS

The United States District Court of the Northern District of California presents its compliments to the Appropriate Judicial Authority of the Republic of Korea and requests international judicial assistance to obtain evidence to be used in a civil litigation proceeding that is presently pending before this District Court. A trial date in this action has not yet been scheduled.

This Court requests the assistance described herein as necessary in the interests of justice. This request is made pursuant to, and in conformity with, Chapter 1 of the Hague Convention of 18 March 1970 on the Taking of Evidence Abroad in Civil or Commercial Matters (the "Hague Convention"), to which both the United States and the Republic of Korea are signatories, and Rule 28 of the United States Federal Rules of Civil Procedure. Specifically, the District Court requests assistance in obtaining testimony from \_\_\_\_\_\_\_\_, a former employee of Ottogi Co., Ltd. ("Ottogi Korea").

The District Court asserts that the evidence sought is directly relevant to the issues in dispute and is not sought for the purpose of obtaining pre-trial discovery of documents within the meaning of Article 23 of the Hague Convention. This Request fully complies with the Republic of Korea's reservations made under the Hague Convention.

#### 1. SENDER:

The Honorable Donna M. Ryu United States Magistrate Judge United States District Court Northern District of California Oakland Courthouse 1301 Clay Street, Oakland CA 94612

1	2.	CENTRAL AUTHORITY OF REQUESTED STATE:
2		National Court Administration
3		Attn.: Director of International Affairs
4		Seocho-daero 219 Seocho-gu
5		SEOUL 137-750 Republic of Korea
6	3.	PERSONS TO WHOM THE EXECUTED REQUEST IS TO BE RETURNED
7		Plaintiffs' United States Legal Representatives
8		Christopher L. Lebsock
9		HAUSFELD LLP 600 Montgomery St., Suite 3200 San Francisco, CA 94111
10		Tel: (415) 633-1908 Email: clebsock@hausfeld.com
11		Plaintiffs' South Korean Legal Representative
12		Tunning Sound Horoun Began Representative
13		KweonsikSeo DR & AJU LLC
14		7/11/12/13/15 F., Donghoon Tower, 317 Teheran-ro Gangnam-gu, Seoul 135-513, the Republic of Korea
15		Tel: +82-2-563-2900 Email: ksseo@draju.com
16		Defendants' Legal Representatives
17		Joel S. Sanders
18		GIBSON, DUNN & CRUTCHER LLP 555 Mission Street, Suite 3000
19		San Francisco, California 94105 Tel: (415) 393-8268
20		Minae Yu GIBSON, DUNN & CRUTCHER LLP
21		333 South Grand Avenue Los Angeles, CA 90071-3197
22		Tel: (213) 229-7910 Email: myu@gibsondunn.com
23		Zinan. mya e grosonaami.com
24		On behalf of:
25		The Honorable Donna M. Ryu United States Magistrate Judge
26		United States Magistrate Judge United States District Court
27		Northern District of California Oakland Courthouse
28		1301 Clay Street, Oakland CA 94612

1 2		4. DATE BY WHICH REQUESTING A RESPONSE TO LETTER OF REQU	AUTHORITY REQUIRES RECEIPT OF JEST:
3		Date: April 22, 2016	
4			te depositions in a timely manner as non-expert
5		discovery ends on April 29, 2016.	
6 7	IN CONFORMITY WITH ARTICLE 3 OF THE CONVENTION, THE UNDERSIGNED APPLICANT HAS THE HONOR TO SUBMIT THE FOLLOWING INFORMATION REGARDING THE INSTANT REQUEST:		
8		5. a. REQUESTING JUDICIAL A	UTHORITY (Article 3, a):
9		The Honorable Donna M. Ryu	
10		United States Magistrate Judge United States District Court	
11		Northern District of California	
12		Oakland Courthouse 1301 Clay Street, Oakland CA 94612	
13	b.	TO THE COMPETENT AUTHORIT	TY OF (Article 3, a):
14		National Court Administration	
15		Attn: Director of International Affairs Seocho-daero 219	
16		Seocho-gu	
17		SEOUL 137-750 Republic of Korea	
18		-	
19		c. NAME OF THE CASE AND	DENTIFYING NUMBER:
20		In Re Korean Ramen Antitrust Litigatio Case No. 13-CV-4115-WHO-DMR	n
21	6.	NAMES AND ADDRESSES OF THI	E PARTIES AND THEIR
22		REPRESENTATIVES (Article 3,b):	
23		a. Plaintiffs	
24		Direct Purchaser Class Plaintiffs	Plaintiffs' U.S. Legal Representatives
25		The Plaza Market	Christopher L. Lebsock
26		Pacific Groservice, Inc. d/b/a/ Pitco Foods Summit Import Corporation	Bonny Sweeney Stephanie Cho
27		Rockman Company U.S.A. Inc.	HAUSFELD LLP 600 Montgomery Street, Suite 3200

1		San Francisco, CA 94104
2		Lee Albert
		Greg Linkh
3		GLANCY PRONGAY & MURRAY LLP 122 East 42nd Street, Suite 2920
4		New York, NY 10168
5		Tel: (212) 682-5340 Fax: (212) 884-0988
6		Tax. (212) 884-0788
		YoungKi Rhee WE THE PEOPLE LAW GROUP
7		15F The Salvation Army Bldg., 476
8		Chungjeongro 3-Ka Seodaemun-Ku, Seoul 120-837, Korea
9		Scodacinum-Ku, Scoul 120-637, Kolca
10		Seok Young Shin DR & AJU Law Firm
		7/11/12/13F, Donghoon Tower
11		702-19, Yeoksam-dong, Gangnam-gu, Seoul
12		135-513 Korea
13		
14	Indirect Purchaser Class Plaintiffs	Plaintiffs' U.S. Legal Representatives
15	Stephen Fenerjian	Alan R. Plutzik
16	Joyce Beamer	Daniel E. Birkhaeuser
	Kendal Martin Nicho1as Halloran	BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSER LLP
17	Anthony An	2125 Oak Grove Road
18	Eleanor Pelobello	Walnut Creek, CA 94598
19	Jill Bonnington Kenny Kang	Robert A. Izard
20	Christina Nguyen	Mark P. Kindall
	Thu-Thuy Nguyen	Nicole A. Veno IZARD NOBEL LLP
21		29 South Main Street, Suite 305
22		West Hartford, CT 06107
23	h Defendants	
24	b. Defendants	
25	Defendants	Defendants' U.S. Legal Representatives
	Nongshim Co., Ltd.	Mark C. Dosker
26	Nongshim America, Inc.	Anne Choi Goodwin
27		Kate E. Kim SQUIRE PATTON BOGGS (US) LLP
20		

275 Battery Street, Suite 2600 San Francisco, California 94111

555 Mission Street, Suite 3000 San Francisco, California 94105

333 South Grand Avenue Los Angeles, CA 90071-3197

MAYER BROWN LLP

Los Angeles, CA 90071-1503

GIBSON, DUNN & CRUTCHER LLP

GIBSON, DUNN & CRUTCHER LLP

350 South Grand Avenue, 25th Floor

Joel S. Sanders

Minae Yu

Elizabeth Mann Michael D. Shapiro Justin Dickerson

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Ottogi Corporation, Ltd.

Samyang Foods Co. Ltd.

Ottogi America, Inc.

#### 7. a. NATURE OF THE PROCEEDINGS (Article 3, c):

The evidence requested relates to an antitrust case that was commenced between July and September of 2013 when various direct and indirect purchasers of Defendants' Korean Ramen Noodles in the U.S. filed price-fixing lawsuits against the Defendants alleging that the Defendants conspired to raise the price of Korean Ramen Noodles. The Defendants in this case are Nongshim Co., Ltd., Ottogi Co. Ltd., and Samyang Foods Co. Ltd., (collectively, the "Korean Defendants"), alongside their U.S. subsidiaries which are Nongshim America, Inc. and Ottogi America Inc. respectively ("U.S. Defendants", collectively "Defendants"). The plaintiffs allege that the conspiracy began as early as December of 2000, and continued until at least February of 2010, in violation of the United States antitrust laws, including Section 1 of the Sherman Act of 1890 ("Sherman Act"), 15 U.S.C. §1, and Sections 4 and 16 of the Clayton Act of 1914 ("Clayton Act"), 15 U.S.C. §815, 26.

In 2014, the various class actions were consolidated and plaintiffs filed two consolidated complaints: a direct purchaser consolidated complaint. The direct purchaser plaintiffs ("DPPs") are comprised of distributors and retailers of Korean Ramen Noodles purchased in the U.S. The indirect purchaser plaintiffs ("IPPs") are individuals who made purchases of Korean Ramen Noodles at retail locations in their respective states.

These actions are now pending before the U.S. District Court for the Northern District of California with the case caption *In Re Korean Ramen Antitrust Litigation*, No. 13-cv-4115-WHO-DMR (N.D. Cal.).

#### b. SUMMARY OF PLAINTIFFS' CASE:

On March 24, 2014, Plaintiffs filed an amended Complaint, alleging that the Korean Defendants had colluded to increase prices of Korean Ramen Noodles and keep such prices inflated for approximately 10 years. Plaintiffs allege that collusion manifested itself in at least two formal in-person meetings between the Korean Defendants (in 2001 and 2008) and email communications.

The Defendants also sold their Korean Ramen Noodles in the United States. Plaintiffs allege that the Defendants' conspiracy affected the price of Korean Ramen Noodles sold in the United States in violation of U.S. antitrust laws and that they concealed the existence of the conspiracy. Plaintiffs allege that, as a result of the unlawful conspiracy, Plaintiffs and other purchasers of Korean Ramen Noodles in the United States paid artificially high prices for Defendants' Korean Ramen Noodles and thereby suffered injury and monetary damages.

#### c. SUMMARY OF DEFENSE:

Defendants deny Plaintiffs' substantive allegations of wrongdoing. Defendants assert that they never agreed to fix or increase prices of Korean Ramen Noodles as alleged by Plaintiffs, that Plaintiffs were not injured or damaged, and that Defendants' activities were lawful at all times. Defendants also deny that they concealed any wrongdoing and assert various affirmative defenses.

#### 8. EVIDENCE TO BE OBTAINED (Article 3,d):

#### **b. PURPOSE OF THE EVIDENCE SOUGHT**

The Plaintiffs contend that the former Ottogi Korea employee listed above in Section 8.a was an active participant in the alleged price fixing conspiracy. This suggests to the Plaintiffs that the former Ottogi Korea employee can provide important evidence of the purported price-fixing conspiracy alleged and that their testimony will be important evidence for submission at trial and other proceedings in the litigation.

The Defendants contend that the former Ottogi Korea employee can confirm that he has no knowledge or evidence of a conspiracy by the Defendants concerning the prices of Ramen Noodles sold in the United States.

	Request fully complies with the Republic of Korea's reservations under the Hague ention.
9. IDI	ENTITY AND ADDRESS OF PERSON TO BE EXAMINED (Article 3, e):
10.	QUESTIONS TO BE PUT TO THE PERSON TO BE EXAMINED OR STATEMENT OF THE SUBJECT MATTER ABOUT WHICH THEY ARE TO BE EXAMINED (Article 3, f):
	The subject matter to be examined includes:
	Mr's knowledge as to whether there was any price fixing in the Korean Ramen industry, including his knowledge of and participation in communications and meetings between the Defendants concerning the pricing of
	Korean Ramen Noodles. Mr's knowledge of any efforts to conceal the existence of communications or meetings between Defendants concerning the pricing of Korean Ramen Noodles. Mr's
	knowledge as to whether there was any price fixing of Ramen Noodles sold in the United States and whether any price fixing in the Korean Ramen industry affected the price of Ramen Noodles sold in the United States.
11. AFFI	ANY REQUIREMENT THAT THE EVIDENCE BE GIVEN ON OATH OR RMATION AND SPECIFIC FORM TO BE USED (Article 3, h):
:4	The District Court requests that, in executing the Letter of Request, the testimony of the
	is be given under oath, under penalty of perjury: "I [name of deponent] swear that the ony that I am about to give is the truth, the whole truth and nothing but the truth, so help me
	In the event the laws of the Republic of Korea do not permit the swearing of an oath by a
_	alar witness, the witness should be instructed of the consequences for giving untruthful and answers under the laws of the Republic of Korea.
12.	SPECIAL METHODS OR PROCEDURES TO BE FOLLOWED (Articles 3, I & 9):
the fo	The District Court requests, pursuant to Chapter 1, Article 9 of the Hague Convention, that llowing special procedures be observed:
	A. That only the appropriate court and its personnel, the parties' representatives or their designees, interpreters, a videographer and a U.S. verbatim court reporter be permitted to attend and participate in the hearing at which the witness will be examined;

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- B. That Plaintiffs' legal representatives or their designees first be permitted to examine the witness on the subjects set forth above and that Defendants' legal representatives or their designees thereafter be permitted to cross-examine the witness on the matters elicited during his direct testimony;
- C. That in addition to any official transcript that may be made by a Korean court, a U.S. court reporter be permitted to make a verbatim record of the witness' examination, at Plaintiffs' expense;
- D. That the parties' representatives or their designees be permitted to object orally to any questions posed by an opposing party's representative or designee, thereby preserving their objections to be ruled upon at a later time by the U.S. District Court;
- E. That a videographer be permitted to attend the hearing and make a video recording of the witness while he testifies;
- F. That a total of seven hours of examination time over the span of one day be allotted to permit questions on the specified subject matter areas listed herein at item 10 to be answered by the witness; and
- G. That, during his oral examination, the witness may be shown documents.

#### CONFIDENTIALITY

The District Court additionally requests that the confidentiality of any evidence produced as a result of this Request be maintained pursuant to the laws of the Republic of Korea as well as pursuant to the Protective Order issued by the District Court in the U.S. case. A copy of the Protective Order operative in the U.S. case is attached hereto as Schedule A.

Pursuant to the Protective Order, the District Court respectfully requests that any testimony provided by the witness or documents shown to the witness, to the extent subject to the protective order, be treated confidentially in accordance with that order.

## 13. REQUEST FOR NOTIFICATION OF THE TIME AND PLACE FOR THE EXECUTION OF THE LETTER OF REQUEST (Article 7):

It is respectfully requested that testimony be taken at such place, date or time as agreed to by the respective representatives of the parties.

In conformity with Article 7 of the Hague Evidence Convention, the District Court requests that the Plaintiffs' Korean Legal Representative, KweonsikSeo, and the District Court's designees in the United States, Christopher Lebsock and Mark C. Dosker and Kate E. Kim, act as liaison between the Director of International Affairs of the Republic of Korea and the parties to ensure that they are timely advised of the Director's decisions with respect to the aforementioned Article 9 requests and to ensure that all participants are advised of the date and location of deposition for the execution of the Request. Plaintiffs' counsel, or Plaintiffs' Korean Legal Representative, will arrange for court

1	_		ohers and interpreters as permitted by the Director of International Affairs. asel designee, Christopher Lebsock, and Defendants' counsel designees, Mark C.
2	Doske	r and Kate E.	Kim, may also communicate with the Korean judicial authorities as needed for espect to any aspect of the content of this Request. Contact details for these
3		ees are listed l	
4		a.	Plaintiffs' Korean Legal Representative
5			KweonsikSeo DR & AJU LLC
6			7/11/12/13/15 F., Donghoon Tower, 317 Teheran-ro Gangnam-gu, Seoul 135-513, the Republic of Korea
7 8			Tel: +82-2-563-2900 Email: ksseo@draju.com
9		<b>b.</b>	Plaintiffs' Counsel U.S. Designee
10			Christopher L. Lebsock HAUSFELD LLP
11			600 Montgomery St., Suite 3200 San Francisco, CA 94111
12			Tel: (415) 633-1908 Email: clebsock@hausfeld.com
13		с.	Defendants' Counsel Designees
<ul><li>14</li><li>15</li><li>16</li></ul>			Joel S. Sanders GIBSON, DUNN & CRUTCHER LLP 555 Mission Street, Suite 3000 San Francisco, California 94105 Tel: (415) 393-8268
17 18 19			Minae Yu GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue Los Angeles, CA 90071-3197 Tel: (213) 229-7910 Email: myu@gibsondunn.com
<ul><li>20</li><li>21</li></ul>	14.		FOR ATTENDANCE OR PARTICIPATION OF JUDICIAL EL OF THE REQUESTING AUTHORITY AT THE EXECUTION OF ER OF REQUEST
<ul><li>22</li><li>23</li></ul>		None.	
24	15.		ATION OF PRIVILEGE OR DUTY TO REFUSE TO GIVE EVIDENCE IE LAWS OF THE STATE OF ORIGIN:
<ul><li>25</li><li>26</li></ul>	_	Convention a	ay refuse to answer any question propounded pursuant to Section 13 of the and the subject matters listed in item 10, above, if such answer would disclose unication between the witness and his attorney.

FEES AND COSTS (Article 14, 26):

#### Case 3:13-cv-04115-WHO Document 337 Filed 04/12/16 Page 10 of 11

It is requested that, once the Letter of Request is executed, the Director of International Affairs submit a note of fees and costs that are reimbursable under the second paragraph of Article 14 or Article 26 of the Hague Convention to this Court and to Plaintiffs' Counsel Designee, Christopher Lebsock:

Chambers of the Honorable Donna M. Ryu United States Magistrate Judge United States District Court Northern District of California Oakland Courthouse 1301 Clay Street, Oakland CA 94612 United States of America

Christopher L. Lebsock HAUSFELD LLP 600 Montgomery St., Suite 3200 San Francisco, CA 94111 Tel: (415) 633-1908 Email: clebsock@hausfeld.com

The District Court will assure that Plaintiffs' representatives and Defendants' representatives timely reimburse the Director of International Affairs in full for all costs incurred in the taking of the evidence sought.

This District Court expresses its gratitude and assures the appropriate judicial authorities of the Republic of Korea that it stands ready and willing to render similar assistance to the Korean courts when requested. The District Court takes this opportunity to extend to the courts of the Republic of Korea its highest consideration.

Dated: \_\_April 6 \_\_\_\_\_, 2016

By Honorable Donna M. Ryu U.S. Magistrate Judge United States District Court Northern District of California 1301 Clay Street, Oakland CA 94612 U.S.A.

(Seal of Court)

Judge Donna M. Ryu

DISTRICT OF CENTRAL DISTRICT DISTRI

### Case 3:13-cv-04115-WHO Document 337 Filed 04/12/16 Page 11 of 11

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3	Attachments:
4	Schedule A: Stipulated Amended Confidentiality Protective Order, dated May 8, 2015
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